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7 KIM MARCONI AND DAVID TOLBERT

8 [Additional Counsel on page 2]

9
10 UNITED STATES DISTRICT COURT
11 CENTRAL DISTRICT OF CALIFORNIA
12

13 HOLLY ATTIA, ROSHANAK
14 BASTI, NILOOFAR
15 ESHAGHBEIGL, MICHELLE
16 GIRARD, ELISE KELLEY, KIM
17 MARCONI, ISABEL ROMERO,
DAVID TOLBERT, on behalf of
themselves and all others similarly
situated,

18 Plaintiffs,

19 v.
20 THE NEIMAN MARCUS GROUP,
INC., a Texas corporation; and DOES
1 through 100, inclusive,

21 Defendants.

22 Case No. 8:16-CV-00504 DOC (FFM)
Assigned for all purposes to
The Honorable David O. Carter

**JOINT STIPULATION FOR
DISMISSAL WITH PREJUDICE
OF PLAINTIFF KIMBERLY
MARCONI [RULE 41(a)(1)(A)(ii)]**

1 **Additional Counsel**

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11 Attorneys for Defendant
12 THE NEIMAN MARCUS GROUP LLC

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1 IT IS HEREBY STIPULATED by and between Plaintiff Kimberly Marconi
2 and Defendant The Neiman Marcus Group LLC, by and through their respective
3 attorneys of record, that Plaintiff Kimberly Marconi and all claims asserted on
4 behalf of Ms. Marconi be dismissed with prejudice from this lawsuit, including all
5 claims asserted in her individual capacity, Ms. Marconi's request to be a putative
6 class representative, and Ms. Marconi's request to assert claims on behalf of other
7 aggrieved employees as a representative plaintiff in proxy for the State of
8 California, pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure,
9 with each party to bear its own costs and attorneys' fees. In addition, Ms. Marconi
10 will file an opt-out notice with the settlement administrator in this case.

11
12 Dated: December 17, 2018 Respectfully submitted,
13 HENNIG RUIZ & SINGH
14

15 By: / s / Rob Hennig
16 Rob Hennig
17 Dat Tommy Phan

18 Attorneys for Plaintiffs
19 KIM MARCONI AND DAVID TOLBERT

20 Dated: December 17, 2018 Respectfully submitted,
21 JONES DAY
22

23 By: /s/ Aaron L. Agenbroad
24 Aaron L. Agenbroad

25 Attorneys for Defendant
26 THE NEIMAN MARCUS GROUP LLC
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1 **SIGNATURE ATTESTATION**

2 I, Rob Hennig, hereby attest that all other signatories listed, and on whose
3 behalf the filing is submitted, concur in the filing's content and have authorized the
4 filing.

5
6 Dated: December 17, 2018 Respectfully submitted,
7 HENNIG RUIZ & SINGH

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9 By: / s / Rob Hennig
10 Rob Hennig
Dat Tommy Phan

11 Attorneys for Plaintiffs
12 KIM MARCONI AND DAVID TOLBERT

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